1	I. NEEL CHATTERJEE (STATE BAR NO. 173985) nchatterjee@orrick.com		
2	P. WAYNE HALE (STATE BAR NO. 221492)		
3	whale@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP		
4	1000 Marsh Road Menlo Park, CA 94025		
5	Telephone: 650-614-7400 Facsimile: 650-614-7401		
6	,		
7	tgray@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP 4 Park Plaza, Suite 1600		
8	Irvine, CA 92614		
9	Telephone: 949-567-6700 Facsimile: 949-567-6710		
10	Attorneys for Plaintiff FACEBOOK, INC.		
11	FACEBOOK, INC.		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
15			
16	FACEBOOK, INC.,	Case No. C08 03889 JF HRL	
17	Plaintiff,	DECLARATION IN SUPPORT OF REQUEST TO ENTER DEFAULT	
18	v.	REQUEST TO ENTER DEFAULT	
19	ADAM GUERBUEZ; ATLANTIS BLUE CAPITAL; AND DOES 1-25,		
20	Defendants.		
21	Defendants.		
22			
23			
24			
25			
26			
27			
28			
	OND W + 250505572.2	DECLARATION IN SUPPORT OF I	

Dockets.Justia.com

OHS West:260506572.2

1	I, Thomas J. Gray, declare:	
2	1. I am an attorney with the law firm of Orrick, Herrington & Sutcliffe LLP, counsel	
3	of record for Plaintiff Facebook, Inc., and I am duly admitted to practice before this Court. I have	
4	personal knowledge of the facts set forth in this declaration, unless otherwise stated, and I could	
5	and would testify competently to them if called as a witness.	
6	2. I submit this declaration in support of Facebook's Request for Entry of Default as	
7	to Defendants Adam Guerbuez and Atlantis Blue Capital.	
8	3. A process server working on behalf of Facebook, Inc. served the Complaint and	
9	Summons for this case on Defendants Adam Guerbuez and Atlantis Blue Capital on August 14,	
10	2008. The Proof of Service and Declaration Regarding Service from the process server were	
11	previously filed with the Court. See Docket Nos. 5 and 6.	
12	4. Pursuant to Rule 12(a)(1) of the Federal Rules of Civil Procedure, I understand	
13	that the responsive pleadings of Defendants Adam Guerbuez and Atlantis Blue Capital were due	
14	20 days following service. The time period expired on September 3, 2008. Neither Defendant	
15	Guerbuez nor Defendant Atlantis Blue Capital have filed an answer or other responsive pleading	
16	or otherwise appeared in the case.	
17	5. I have reviewed various Internet postings and videos of Defendant Guerbuez. In	
18	some of them Defendant Guerbuez specifically states that he is 32 years old. Thus, upon	
19	information and belief, Defendant Guerbuez is neither an infant nor an incompetent person, and	
20	is not serving in the armed forces of the United States.	
21	I declare under penalty of perjury under the laws of the State of California that the	
22	foregoing is true and correct to the best of my knowledge and that this declaration was executed	
23	on September 10, 2008, at Irvine, California.	
24		

By s/Thomas J. Gray Thomas J. Gray

27 28

25

26

CERTIFICATE OF SERVICE I hereby certify that this document(s) filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on September 10, 2008. Dated: September 10, 2008. Respectfully submitted, /s/ Thomas J. Gray Thomas J. Gray